1 [COUNSEL LISTED ON SIGNATURE PAGE] 2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 9 LASER DESIGN INTERNATIONAL, LLC and Lead Case No. C 03-1179 JSW (MEJ) 10 NORWOOD OPERATING COMPANY, Consolidated with No. C 03-3905 JSW 11 Plaintiffs, STIPULATION AND [PROPOSED] ORDER EXTENDING TIME TO TAKE 12 DEPOSITION OF DEFENDANT G.W. PARTNERS INTERNATIONAL, INC. 13 BJ CRYSTAL, INC., a California corporation; CRYSTAL MAGIC, INC., a Florida 14 corporation; U.C. LASER, INC., a New Jersey corporation; VITRO LASER GROUP U.S.A., 15 INC., a Nevada corporation; JIMAC MARKETING, INC., a Canadian corporation; 16 CONCORD INDUSTRIES, INC., a Connecticut corporation; CERION GMBH, a German limited 17 liability company; CRYSTAL CAPTURE INC., a Texas corporation; CRYSTAL CAPTURE 18 INTERNATIONAL, LLC, a Nevada limited liability company; G.W. PARTNERS 19 INTERNATIONAL, INC., a California corporation; VITRO LASER GMBH, a German 20 limited liability company; VITRO INTERNATIONAL, LLC, a Nevada limited 21 liability company; VITRO USA, LLC, a Nevada limited liability company; MERITAGE 22 GRAPHICS, INC., a Nevada corporation; CRYSTAL LASER CONCEPTS, LTD., a 23 Nevada limited liability company; 3DLI, Inc., a Nevada corporation; ART GOLDMAN; SCOTT 24 STANKO; OTHMAR VAN DAM; and DOES 1-19, 25 Defendants. 26 27 AND RELATED COUNTERCLAIMS 28 STIPULATION AND [Proposed] ORDER C 03 01179 JSW (MEJ) 987844 v1/SF

1	Plaintiffs, Laser Design International, LLC and Norwood Operating Company							
2	("Plaintiffs"), and Defendant, G.W. Partners International, Inc., ("G.W. Partners"), by their							
3	undersigned counsel, hereby submit the following Stipulation Extending Time To Take							
4	Deposition of Defendant G.W. Partners International, Inc. By and through counsel, Plaintiffs and							
5	G.W. Partners stipulate as follows:							
6	1. Plaintiffs have noticed the deposition of G.W. Partners for March 24, 2006.							
7	2. However, G.W. Partners and its counsel have asserted that an industry trade show and							
8	trial, respectively, have made it difficult for them to appear for deposition in the month of March							
9	(and the discovery cut-off date is March 31, 2006). They have requested a modest extension of							
10	time, asking that the deposition take place on April 7, 2006.							
11	3. In addition, G.W. Partners has agreed to provide Plaintiffs with responses to document							
12	requests and interrogatories by April 3, 2006.							
13	4. Accordingly, for the convenience of G.W. Partners and its counsel, the undersigned							
14	hereby stipulate that the deposition of G.W. Partners may occur on April 7, 2006.							
15	Dated: March 21, 2006							
16	COOLEY GODWARD LLP							
17								
18	By:							
19 20	Laser Design International, LLC and Norwood Operating Company							
21	Dated: March <u>23</u> , 2006							
22	LAW OFFICES OF DAVID W. AFFELD							
23	9-112011							
24	By: David W. Affeld							
25	Attorney for Defendant G.W. Partners International, Inc.							
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27								
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	STIPULATION AND [PROPOSED] ORDER 987844 v1/SF 1. C 03 01179 JSW (MEJ)							

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1	PURSUANT TO STIPULATION, IT IS SO ORDERED.							
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3	Dated:	March 28	, 2006					
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COOLEY GODWARD LLP ATTORNEYS AT LAW SAN FRANCISCO	987844 v1/SF			2.	S	TIPULATION AN C	id [Proposed] 03 01179 JSV	ORDER V (MEJ)